# Decision Memo for Home Use of Oxygen to Treat Cluster Headache (CAG-00296R)

# **Decision Summary**

CMS has determined that the evidence does not demonstrate that the home use of oxygen to treat cluster headache improves health outcomes in Medicare beneficiaries with cluster headache (CH). Therefore, we determine that home use of oxygen to treat CH is not reasonable and necessary under §1862(a)(1)(A) of the Social Security Act (the Act). However, we believe the available evidence suggests that the home use of oxygen to treat CH is promising and supports further research under §1862(a)(1)(E) of the Act through the Coverage with Study Participation (CSP) form of Coverage with Evidence Development (CED). Therefore, we are making the following decision:

The home use of oxygen to treat CH is covered by Medicare only for beneficiaries with CH participating in an approved prospective clinical study comparing normobaric 100% oxygen (NBOT) with at least one clinically appropriate comparator for the treatment of CH. The clinical study must address one or more aspects of the following questions:

1.

Prospectively, compared to individuals with cluster headache who do not receive NBOT, do Medicare beneficiaries with CH who receive NBOT have improved outcomes as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

2.

Prospectively, among Medicare beneficiaries with cluster headache, which method of oxygen delivery provides the most benefit as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

Prospectively, among Medicare beneficiaries with cluster headache, what other factors, if any, predict the patient's response to 100% oxygen therapy as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

Only those beneficiaries diagnosed with the condition of cluster headache are eligible for participation in a clinical study. CMS adopts the diagnostic criteria used by the International Headache Society to form a definitive diagnosis of CH. Therefore, the home use of oxygen to treat CH is covered by Medicare only when furnished to Medicare beneficiaries who have had at least five severe to very severe [1] unilateral headache attacks lasting 15-180 minutes when untreated. The headaches must be accompanied by at least one of the following findings:

- 1. ipsilateral conjunctival injection and/or lacrimation; or
- 2. ipsilateral nasal congestion and/or rhinorrhea; or
- 3. ipsilateral eyelid edema; or
- 4. ipsilateral forehead and facial sweating; or
- 5. ipsilateral miosis and/or ptosis; or
- 6. a sense of restlessness or agitation.

The clinical study must adhere to the following standards of scientific integrity and relevance to the Medicare population:

- a. The principal purpose of the research study is to test whether a particular intervention potentially improves the participants' health outcomes.
- b. The research study is well supported by available scientific and medical information or it is intended to clarify or establish the health outcomes of interventions already in common clinical use.
- c. The research study does not unjustifiably duplicate existing studies.
- d. The research study design is appropriate to answer the research guestion being asked in the study.
- e. The research study is sponsored by an organization or individual capable of executing the proposed study successfully.
- f. The research study is in compliance with all applicable Federal regulations concerning the protection of human subjects found at 45 CFR Part 46. If a study is regulated by the Food and Drug Administration (FDA), it must be in compliance with 21 CFR parts 50 and 56.
- g. All aspects of the research study are conducted according to appropriate standards of scientific integrity (see http://www.icmje.org).
- h. The research study has a written protocol that clearly addresses, or incorporates by reference, the standards listed here as Medicare requirements for CED coverage.
- i. The clinical research study is not designed to exclusively test toxicity or disease pathophysiology in healthy individuals. Trials of all medical technologies measuring therapeutic outcomes as one of the objectives meet this standard only if the disease or condition being studied is life threatening as defined in 21 CFR § 312.81(a) and the patient has no other viable treatment options.
- j. The clinical research study is registered on the ClinicalTrials.gov website by the principal sponsor/investigator prior to the enrollment of the first study subject.

- k. The research study protocol specifies the method and timing of public release of all prespecified outcomes to be measured including release of outcomes if outcomes are negative or study is terminated early. The results must be made public within 24 months of the end of data collection. If a report is planned to be published in a peer reviewed journal, then that initial release may be an abstract that meets the requirements of the International Committee of Medical Journal Editors
  - (http://www.icmje.org). However a full report of the outcomes must be made public no later than three (3) years after the end of data collection.
- I. The research study protocol must explicitly discuss subpopulations affected by the treatment under investigation, particularly traditionally underrepresented groups in clinical studies, how the inclusion and exclusion criteria effect enrollment of these populations, and a plan for the retention and reporting of said populations on the trial. If the inclusion and exclusion criteria are expected to have a negative effect on the recruitment or retention of underrepresented populations, the protocol must discuss why these criteria are necessary.
- m. The research study protocol explicitly discusses how the results are or are not expected to be generalizable to the Medicare population to infer whether Medicare patients may benefit from the intervention. Separate discussions in the protocol may be necessary for populations eligible for Medicare due to age, disability or Medicaid eligibility.

Consistent with section 1142 of the Social Security Act, AHRQ supports clinical research studies that CMS determines meet the above-listed standards and address the above-listed research questions.

This decision does not, aside from the use of home oxygen to treat cluster headache, modify the existing requirements for coverage of oxygen currently identified in Section 240.2 and Section 240.2.1. The scope of this decision does not include any consideration of normobaric oxygen under physician supervision in a health care facility that is not the beneficiary's home. The scope of this decision does not include any consideration of hyperbaric oxygen (HBO) for any indication.

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# **Decision Memo**

TO: Administrative File: (CAG #00296R)

Home Use of Oxygen to Treat Cluster Headaches

FROM:

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SUBJECT: Decision Memorandum for Home Use of Oxygen to Treat Cluster Headache (CAG-00296R)

DATE: January 4, 2011

#### I. Decision

CMS has determined that the evidence does not demonstrate that the home use of oxygen to treat cluster headache improves health outcomes in Medicare beneficiaries with cluster headache (CH). Therefore, we determine that home use of oxygen to treat CH is not reasonable and necessary under §1862(a)(1)(A) of the Social Security Act (the Act). However, we believe the available evidence suggests that the home use of oxygen to treat CH is promising and supports further research under §1862(a)(1)(E) of the Act through the Coverage with Study Participation (CSP) form of Coverage with Evidence Development (CED). Therefore, we are making the following decision:

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# II. Background

# Terminology

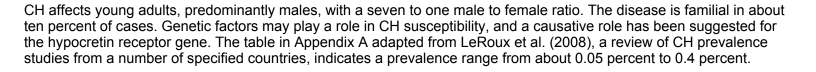
For clarity, we note the meanings of the following terms used in this background section. Lacrimation refers to tearing up (crying) of the eyes; rhinorrhea is a runny nose; ptosis refers to eyelid droopiness; miosis is constriction (closing down) of the pupil in the eye. Ipsilateral means same sided, in contrast to contralateral which refers to opposite sided. Edema refers to fluid accumulation or swelling. Normobaric oxygen treatment means treatment at one atmosphere pressure (NBOT). Hyperbaric means treatment at more than one atmosphere pressure (HBOT).

#### Introduction

Cluster headache (CH), as described in Harrison's Principles of Internal Medicine 16<sup>th</sup> edition, is an episodic (most common), or chronic unilateral headache syndrome that begins with one to three short-lived headaches per day over many weeks followed by a period of remission. There may be a regular recurrence in the vast majority of attacks. When it becomes chronic, it is characterized by the absence of sustained periods of remission. Generally the cause is unknown but associations can occur with alcohol use which is the only known dietary trigger of CH. There are other triggers such as strong odors (mainly solvents and cigarette smoke) and napping. CH is also characterized by unilateral, excruciating pain principally in ocular, frontal and temporal areas, as well as ipsilateral lacrimation, conjunctival injection, photophobia and nasal stuffiness. Attacks may happen at precise hours, especially at night. During the attacks, patients tend to be restless.

CH is associated with trigeminovascular activation [2] and neuroendocrine [3] and vegetative disturbances, [4] however, the precise causative mechanisms remain unknown. The hypothalamus is thought to be the site of activation for the disorder. Diagnosis is based on clinical findings and differential diagnosis includes other primary headache diseases such as migraine, paroxysmal hemicranias and SUNCT (short lasting unilateral neuralgiform headache attacks with conjunctival injection and tearing) syndrome. The disease course is unpredictable over a patient's lifetime. Some patients have only one period of attacks, while in others the disease evolves from episodic to chronic form. Though there is no known cure for the syndrome, many patients experience spontaneous discontinuation of the headaches.

#### **Epidemiology**



# Diagnostic criteria

The following are the criteria used by the International Headache Society to make a definitive diagnosis:

- A. At least 5 attacks fulfilling criteria B-D
- B. Severe or very severe unilateral orbital, supraorbital and/or temporal pain lasting 15-180 minutes if untreated
- C. Headache is accompanied by at least one of the following:
  - 1. ipsilateral conjunctival injection and/or lacrimation
  - 2. ipsilateral nasal congestion and/or rhinorrhea
  - 3. ipsilateral eyelid edema
  - 4. ipsilateral forehead and facial sweating
  - 5. ipsilateral miosis and/or ptosis
  - 6. a sense of restlessness or agitation
- D. Attacks have a frequency from one every other day to 8 per day
- E. Not attributed to another disorder

#### Treatment

The medical literature includes anecdotal reports of the use of 100% normobaric and hyperbaric oxygen for the treatment of CH. Oxygen is an odorless, colorless gas at room temperature. It can be delivered in a chamber, by compressed air, via oxygen concentrator, or other method. Though often thought of as harmless, oxygen use has been noted to have adverse effects including blindness and pulmonary fibrosis. For patients who have advanced chronic obstructive lung disease, it can result in the suppression of the drive to breathe (Patel et al. 2003). Oxygen is also known to increase fire risk in certain environments. There are a number of drug treatments for CH, including but not limited to IV and sublingual sumatriptan. Effective prophylactic drugs include prednisone, lithium, methysergide, ergotamine, sodium valproate, and verapamil. At present, there is no curative treatment. The use of oxygen in supervised health care settings, e.g. emergency departments, is common practice.

#### **III. History of Medicare Coverage**

Medicare has a National Coverage Determination on the Home Use of Oxygen (NCD 240.2). The NCD states the home use of oxygen is reasonable and necessary for patients with significant hypoxemia, as evidenced by a blood gas study or a measurement of arterial oxygen saturation. In 2006, an internally generated NCD led to coverage with study participation for those beneficiaries who did not qualify for coverage based on the initial criteria for hypoxemia established in the earlier NCD (240.2.1). This expansion in coverage required that beneficiaries be enrolled subjects in clinical trials sponsored by the National Heart, Lung, and Blood Institute (NHLBI). Current national policy states that the home use of oxygen is reasonable and necessary only for those patients diagnosed with significant hypoxemia in conjunction with certain health conditions.

# **Current Request**

CMS has received complete requests from Fred Sheftell, MD, President, American Headache Society and Robert C. Griggs, MD, FAAN, President, American Academy of Neurology.

# Benefit Category

Medicare is a defined benefit program. An item or service must fall within a benefit category as a prerequisite to Medicare coverage, § 1812 (Scope of Part A); § 1832 (Scope of Part B) § 1861(s) (Definition of Medical and Other Health Services). Provided that all coverage requirements are met, Medicare covers home use of oxygen as a supply of durable medical equipment (DME), which is referenced in section 1861(s)(6) of the Social Security Act. Thus, the home use of oxygen falls within the DME benefit category.

#### IV. Timeline of Recent Activities

April 9, CMS posts a tracking sheet and opens a National Coverage Determination (NCD) reconsideration to determine if there is sufficient evidence to change the policy. Currently, CMS has a non-coverage policy for the Home Use of Oxygen when used to treat CH. The initial 30-day public comment period begins.

May 9, Initial public comment period ended. CMS received a total of 65 comments. 2010

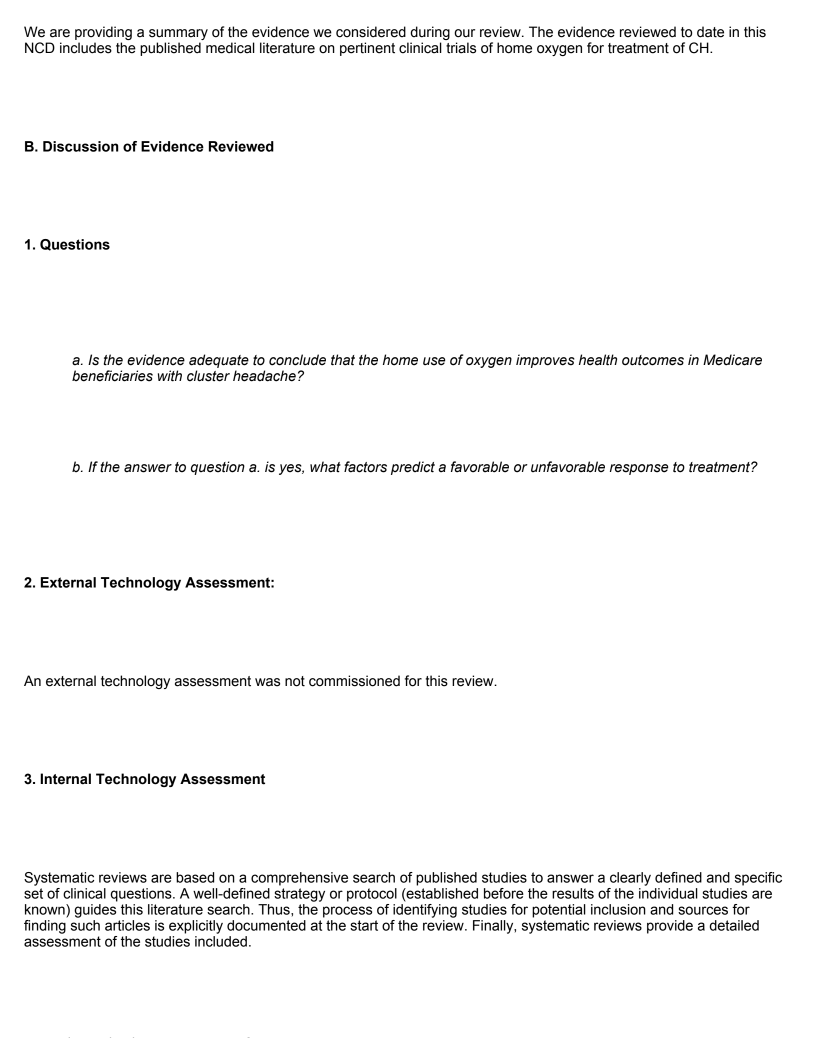
October CMS posts the proposed decision memorandum for 30 days of public comment period. 8, 2010

November The public comment period on the proposed decision memo closes with five public comments received 7, 2010

#### V. FDA Status

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Oxygen itself is a naturally occurring element, readily available commercially from a variety of industrial and other sources. While the FDA regulates the equipment and delivery systems required for providing oxygen therapy, it does not regulate the use of oxygen.
VI. General Methodological Principles
In general, when making NCDs under §1862(a)(1)(A), CMS evaluates relevant clinical evidence to determine whether or not the evidence supports a finding that an item or service falling within a benefit category is reasonable and necessary for the diagnosis or treatment of illness or injury or improves the functioning of a malformed body member. The critical appraisal of the evidence enables us to determine to what degree we are confident that: 1) the specific assessment questions can be answered conclusively; and 2) the intervention will improve health outcomes for Medicare beneficiaries. An improved health outcome is one of several considerations in determining whether an item or service is reasonable and necessary under § 1862(a)(1)(A) of the Act.
A detailed account of the methodological principles of study design that are used to assess the relevant literature on a therapeutic or diagnostic item or service for specific conditions can be found in Appendix B. In general, features of clinical studies that improve quality and decrease bias include the selection of a clinically relevant cohort, the consistent use of a single good reference standard, the blinding of readers of the index test, and reference test results.
Public comment sometimes cites the published clinical evidence and gives CMS useful information. Public comments that give information on unpublished evidence such as the results of individual practitioners or patients are less rigorous and therefore less useful for making a coverage determination.
VII. Evidence
A. Introduction



We searched the MEDLINE database, the Cochrane Library, the National Guidelines Clearinghouse, and the International Network of Agencies for Health Technologies Assessment (INAHTA) database and performed a hand search of bibliographies included in the articles. Search criteria used the terms oxygen or  $O_2$ , cluster headache, and identified those with and without RCT design. Of the 138 references found there were four articles that met methodologic criteria for further review. All four were systematic reviews or reports of randomized controlled trials (RCTs). The remaining papers often referred anecdotally to home oxygen use for CH, referred to one of the above four papers, or involved the use of specific medications for the treatment of CH.

# Systematic Review

<u>Bennett et al. Cochrane (2009)</u>: Normobaric and hyperbaric oxygen therapy for migraine and Cluster Headaches (Systematic review of RCTs).

Country: Australia, Germany

Disease studied: CH

Study type: Systematic review of RCTs for treatment of CH

N= 2 RCTs for NBOT

Study focus: Oxygen treatment for migraine and CH

Modalities compared: NBOT vs. sham, and NBOT vs. ergotamine

Primary outcome measure(s): Termination of CH

Age ≥ 65: Yes M:F: NA

Race/Ethnicity reported/analyzed: No

The purpose of this review was to assess the evidence of HBOT and NBOT for treating and preventing migraine and CHs. They included randomized trials comparing HBOT or NBOT with one another, other active therapies, placebo (sham) interventions or no treatment in patients with migraine or CH. Three reviewers independently evaluated study quality and extracted data. Only two small trials were found that evaluated NBOT for CH (Kudrow, Fogan, see below). NBOT was effective in terminating CH compared to sham (air) in a single small (N = 19) study, Fogan, (RR 7.88, 95% CI 1.13 to 54.66, P = 0.04) in which the systematic review reported that each participant had *at least* six headache episodes for both the oxygen and air treatments at 6L/mi (according to the table published with the review), but not superior to ergotamine administration in another small trial (RR 1.17, 95% CI 0.94 to 1.46, P = 0.16). Seventy-six per cent of patients responded to NBOT in these two trials, according to the review. No serious adverse effects of NBOT were reported. We note that in the original report of the Fogan study each participant actually had *at most* six headache episodes, not *at least*. Based on the authors' findings they concluded that there was some evidence that oxygen was effective in the treatment of CH.

#### Randomized Controlled Trials (RCTs)

Cohen et al. (2009): High-Flow Oxygen for Treatment of Cluster Headaches: A Randomized Trial.

Country: UK

Disease studied: CH

Study type: RCT - crossover

N = 76

Study focus: Oxygen for CH

Modalities compared: High flow oxygen (12L/min) vs. placebo (high flow air 12/L) Primary outcome measure(s): To render the patient pain free from CH at 15 minutes

Age  $\geq$  65:Yes mean age = 39 (range 18-70 years).

M:F: % Not given

Race/Ethnicity reported/analyzed: No

The purpose of this study was to ascertain whether high-flow inhaled oxygen was superior to high flow air (placebo) in the acute treatment of CH. They conducted a double-blind, randomized, placebo-controlled crossover trial of 109 adults (aged 18-70 years) with CH as defined by the International Headache Society. Patients were included in the study if they had episodic or chronic CH and experienced between one attack every other day to five a day and the duration of the attacks was between 45 minutes and three hours. Patients were treated for headache episodes with high flow inhaled oxygen or placebo. Then, during the crossover, they were treated with the alternative.

Patients were selected from support groups across England. They were recruited and followed up between 2002 and 2007 at the National Hospital for Neurology and Neurosurgery, London, England. Randomization pertained to the order in which they received the active treatment or placebo and was described. The interventions were either 100% inhaled oxygen or high-flow air placebo at 12 L/min, delivered by face mask, for 15 minutes at the start of an attack of CH delivered alternately (first one unmarked tank as directed, then the other) for four attacks each intervention. The method of oxygen delivery was described including type and capacity of cylinder, compression of contents, regulator use for standardization, and face mask.

In planning the study, and based on outcomes treatment by intranasal and subcutaneous sumatriptan in CH, the authors determined a 25% difference between placebo and active treatment would be clinically significant. They estimated that 55 patients were needed for a power of 80% with a type 1 error of 5%. A drop-out rate of 15% was allowed for, and therefore 70 patients were to be recruited. Outcome data were treated as binary, that is, success or failure in treating the CH.

A total of 334 patients were assessed for eligibility (225 were excluded: 73 for previous oxygen treatment or chronic migraine; 58 stopped having CH; 37 declined participation; 31 diagnosis unclear; 22 receiving prevention; 4 for other reasons) and 109 were randomized between March 2003 and April 2007. Of these 109, 33 did not receive treatment for the following reasons: 17 stopped having CH; nine lost to follow-up; six withdrew from study; one died before receiving treatment. That left 76 subjects, 57 with episodic and 19 with chronic CH, all of whom were included in the analysis.

Total time of the study was to be five years. The study was performed in the patient's home with two gas containers labeled "treatment 1" and "treatment 2." Randomization of study-eligible patients was performed using opaque sealed envelopes, inside of which was a card labeled "A" or "B," which determined the order the patient received active treatment or placebo. Once the patients had treated four attacks each, they returned the diaries to the investigators and called the gas supplier to collect the cylinders from their homes.

The primary end point was to "render the patient pain free", or in the absence of a diary to have adequate relief, at 15 minutes. For the primary end point the difference in outcome between oxygen, 78% (95% confidence interval, 71% - 85% for 150 attacks) and air, 20% (95% confidence interval, 14% -2 6%; for 148 attacks) was statistically significant (Wald test, Chi sq 5 df = 66.7, *P*< .001). There were no reported important adverse events. The authors concluded that treatment of patients with CH at symptom onset using inhaled high-flow 100% oxygen compared with 100% air (placebo) was more likely to result in being pain-free at 15 minutes.

Fogan (1985): Treatment of Cluster Headaches A double-blind comparison of oxygen vs. air inhalation.

Country: USA
Disease studied: CH
Study type: RCT crossover

N= 19

Study focus: Oxygen for CH

Modalities compared: 100% oxygen vs. air at 6L/min

Primary outcome measure(s): The patients' subjective evaluation of CH pain relief

Age ≥ 65: No - mean- age not given (range 20-50 years)

M:F: 100:0%

Race/Ethnicity reported/analyzed: No

The author conducted an acute CH therapy cross-over RCT with allocation concealment and blinding of both patients and investigator. The cross-over was made after up to six episodes of CH were treated with the first assigned gas. Nineteen patients (20 to 50 years, all male) with a diagnosis of CH, according to the Ad Hoc Committee on Classification of Headache 1962, were selected. The stated intention was to do a double-blind crossover study comparing 100% oxygen and air inhalation at 6 L/min via nonrebreathing face masks for 15 minutes or less, for up to six headaches for each treatment.

Eleven of the 19 were successfully crossed to receive both gases, but the remaining eight received only one of the gases (three air, five oxygen). Two were accidentally given the same gas both times, one oxygen and the other air. Patients scored their own degree of relief for each treatment as none, slight, substantial, or complete relief. The author aggregated all the data for each treatment into one group, despite the fact that 8 of 19 patients did not complete the study.

Nine out of 16 patients (56%) who used oxygen reported a complete or substantial relief in 80% or more of their cluster attacks compared with only one of 14 patients (7%) who used air. Six of the patients' CH syndrome disappeared before the end of the trial. The average ( $\pm$  SE) relief score for all oxygen-treated patients was 1.93  $\pm$  0.22 out of a possible total score of 3.0, and for air the treatment relief score was 0.77  $\pm$  0.23. This difference was reported to be highly statistically significant using an analysis-of-variance F test. The author concluded that his results document that patients with CH can benefit from oxygen inhalation during acute attacks.

<u>Kudrow (1981)</u>: Response of Cluster Headaches attacks to oxygen inhalation.

Country: USA
Disease studied: CH
Study type: RCT

N = 100

Study focus: Oxygen for CH

Modalities compared: Oxygen, ergotamine

Primary outcome measure(s): Complete or almost complete response and time to success

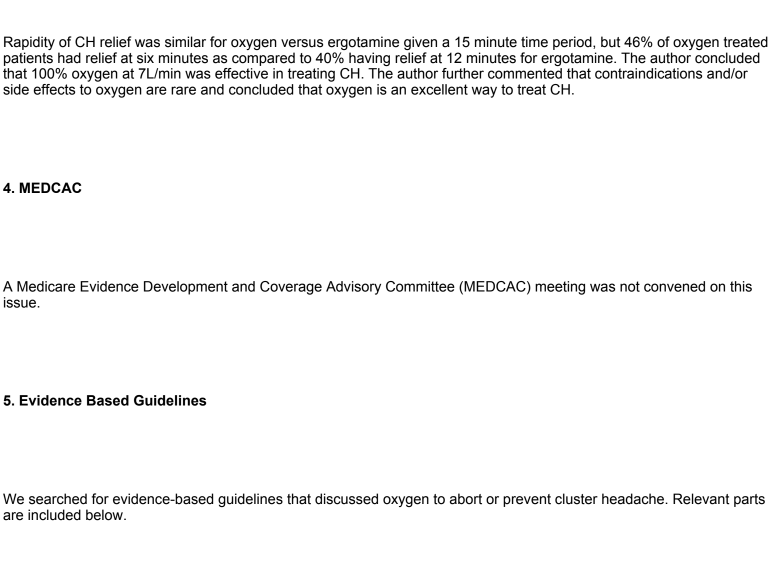
Age ≥ 65: Not given - mean age = 48.5

M:F: 84:16%

Race/Ethnicity Reported/Analyzed: No

The purpose of this study was to compare treatment of CH with 100% oxygen to sublingual ergotamine tablet by performing a randomized control trial. Fifty persons were randomly selected for a cross-over trial where 25 (Group1) received oxygen at 7L/minute for 10 consecutive CHs and 25 (Group2) received sublingual ergotamine (up to three tablets 15 minutes apart) for 10 consecutive CHs. Then the groups crossed over and reversed treatment for another 10 consecutive CHs (Group2 received oxygen on crossover and Group1 received ergotamine).

Successful response for either oxygen or ergotamine was defined as almost complete, or complete cessation of head pain within 15 minutes, for at least seven of 10 attacks. Regardless of order of treatment and lack of classification of CH into chronic or episodic, 100% oxygen had an 82% success rate compared to 70% for sublingual ergotamine. The average time to success with NBOT was shorter, about six minutes as compared to 12 for sublingual ergotamine. The findings were not found to be statistically significant. When comparing episodic CH patient treatment with oxygen as compared to sumatriptan, there was no statistically significant success difference (77.7% vs. 71.4%) but there was one comparison in favor of oxygen (86.1% vs. 50%) when comparing treatment of chronic CH.



- The online National Guideline Clearinghouse database was searched using the term "cluster headache." One guideline was found, developed by the European Federation of Neurological Societies (EFNS). The guideline was published in the European Journal of Neurology in 2006. The International Headache Society has since adopted the EFNS guideline.
- The website for the National Headache Foundation, the American Academy of Neurology, and the Institute for Clinical Systems Improvement (ICSI) were searched using the terms "cluster headache" and "cluster headache guidelines." Guidelines were found on and taken from each organization's website.
- The website for the American Neurological Association, American Headache Society, National Institute of Neurological Disorders and Stroke, the American Medical Association, the American Academy of Family Physicians, and the American Society of Internal Medicine were searched using the terms "cluster headache" and "cluster headache guidelines." No guidelines were found.

The European Federation of Neurological Societies (EFNS) Guideline

The guideline prepared by the European Federation of Neurological Societies (EFNS) considers treatment and prevention efforts for cluster headaches. The EFNS taskforce based their guideline on hand searches of published literature and searches of electronic databases. The evidence was graded on a rating scheme where classes range between I and IV, with Class I indicating the strongest evidence and Class IV the weakest. Class I includes a sufficiently powered prospective, randomized, controlled clinical trial with blinded outcome assessment in a representative population, or a sufficiently powered systematic review of prospective randomized controlled clinical trials with masked outcome assessment in representative populations. Class II represents a prospective matched-group cohort study in a representative population with masked outcome assessment that meets the criteria in Class I, or a controlled trial in a representative population that lacks a criterion stated in Class I. Class III includes all other controlled trials in a representative population, where outcome assessment is independent of patient treatment. Class IV is evidence from uncontrolled studies, case series, case reports, or expert opinion.

The evidence from the studies was evaluated in accordance with EFNS recommendations. Findings were given a level A, B, or C recommendation. Level A rating means the recommendation is effective, ineffective, or harmful, and is based on at least one influential Class I study or at least two consistent Class II studies. Level B rating means the recommendation is probably effective, ineffective, or harmful and requires at least one convincing Class II study or overwhelming Class III evidence. Level C rating means the recommendation is possibly effective, ineffective, or harmful and requires at least two convincing Class III studies.

According to the guidelines, the first choice for the treatment (Level A) of an acute attack should be inhalation of 100% oxygen with at least seven liters per minute over a 15 minute period or with the subcutaneous injection of six mg sumatriptan. Nasal sumatriptan or oral zolmitriptan are alternatives; however they take longer to become effective.

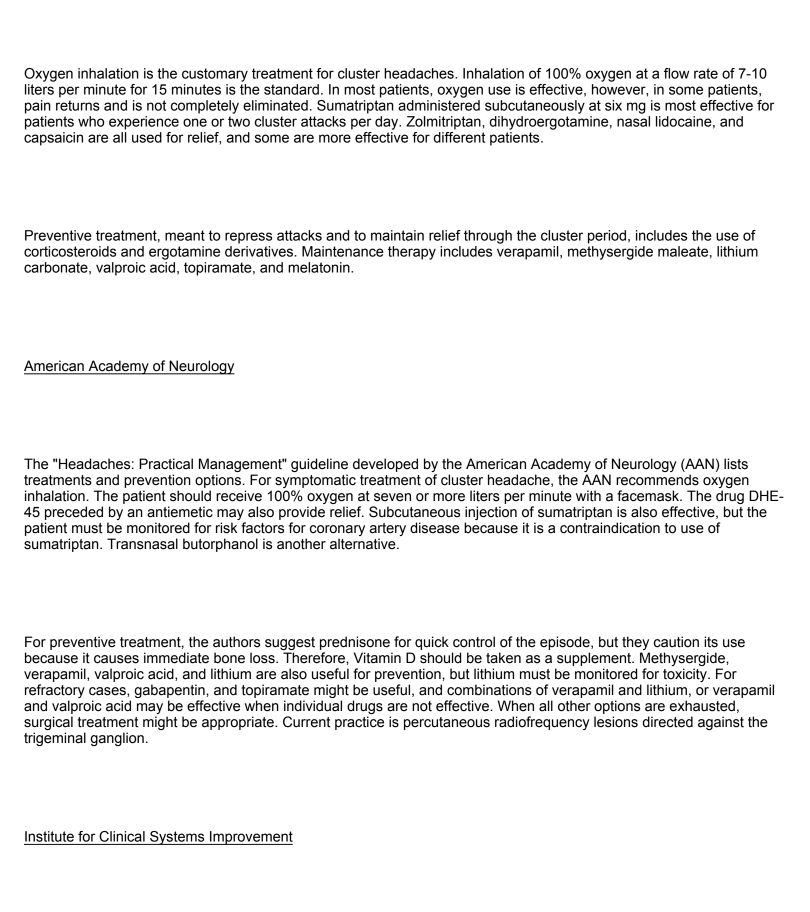
Prevention of cluster headache should first employ verapamil at a daily dose of at least 240 mg. Steroid use of at least 100 mg methylprednisone given orally or up to 500 mg intravenously per day over five days is recommended and effective, although no Class I or Class II trials are available.

Level B recommendations include intranasal lidocaine and subcutaneous octreotide when level A medication is ineffective or contraindicated. Methysergide and lithium are next in line if lidocaine and subcutaneous octreotide are ineffective or contraindicated. Corticosteroids, topiramate, melatonin and ergotamine tartrate are recommended in certain doses and based on tolerance and individual cases. Pizotifen and intranasal capsaicin have side effects and therefore should rarely be used.

#### National Headache Foundation

The guideline prepared by the National Headache Foundation considers treatment, prevention, and maintenance efforts for cluster headaches. The guideline is based on searches of electronic databases and the consensus of an advisory panel of practitioners chosen for their expertise. Guidelines are also based on experience in clinical settings.

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The ICSI health care guideline for the diagnosis and treatment of headache was updated in March 2009 and is intended as a guideline to help clinicians diagnose and treat patients. This document included treatment of cluster headache. The Committee for Evidence-based Practice comprises a group of 6-12 members including physicians, nurses, pharmacists, other healthcare professionals relevant to the topic, and an ICSI staff facilitator. The group conducts a literature search to identify important clinical trials, meta-analysis, systematic reviews, or regulatory statements, as well as other professional guidelines. Then a critical review process allows the clinicians to thoroughly review the science and make changes to the guideline or approve what is proposed.

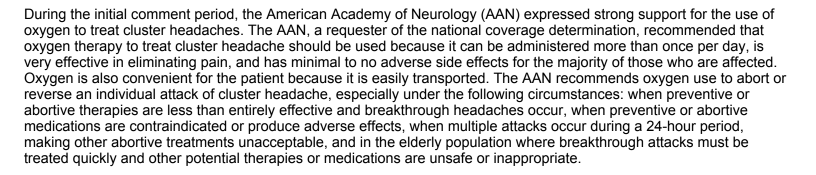
Literature is also graded based on design type and quality of the research report. A grade I conclusion is supported by good evidence and consistent results from strong studies in which results are clinically important and consistent, there are no significant threats to internal and external validity, few to no flaws in design, and adequate statistical power. A Grade II conclusion is supported by fair evidence consisting of studies of strong design but with uncertainty due to inconsistencies among results, minor threats to internal and external validity, research design flaws, or inadequacy of sample size. Grade III studies feature strong design for answering the question addressed, but include substantial uncertainty in results because of serious threats to internal and external validity, research design flaws, or inadequacy of sample size.

The ICSI guideline for the diagnosis and treatment of cluster headache states that oxygen inhalation is highly effective at 7-15 liters per minute via a face mask. Drugs to treat the acute attack may be hard to attain in proper quantities. Subcutaneous sumatriptan is the most effective self-administered medication for pain relief, but is not effective when used prophylactically. Dihydroergotamine mesylate (DHE) also provides relief.

For bridging treatment of cluster headache, ICSI recommends corticosteroids, ergotamine, or occipital nerve block. For first line maintenance treatment, ICSI recommends verapamil. Other maintenance treatments include avoiding alcohol, taking verapamil in high doses, corticosteroids, lithium, divalproex sodium, or topiramate.

Though the guidelines indicate that all treatments for cluster headache should be used under the direction of a physician familiar with cluster headache, they do not specifically address the unsupervised use of oxygen at home. For example, the EFNS guideline did not reference location of treatment. The National Headache Foundation states that treatments of cluster headache should be used under the direction of a physician familiar with cluster headaches, but does not provide information about treatment setting. The American Academy of Neurology guideline supports physician supervision, but does not specifically mention a place of service for treatment. The Institute for Clinical Systems Improvement implies physician supervision, but does not specifically mention place of service. None of the guidelines provide any information about unsupervised treatment.

# 6. Professional Society Position Statements



# 7. Expert Opinion

Except for communications with the NCD requestor and the professional society comments noted below, CMS received no formal expert opinion statements from the medical or scientific community regarding this issue.

#### 8. Public Comments

CMS uses the initial public comments to inform its proposed decision. Public comments that give information on unpublished evidence such as the results of individual practitioners or patients are less rigorous and therefore less useful for making a coverage determination. Public comments that contain personal health information are not made available to the public. CMS responds in detail to the public comments on a proposed decision when issuing the final decision memorandum.

#### A. Initial Comment Period 4/9/2010 - 5/9/10

CMS received a total of 65 comments during the initial 30 day public comment period. Commenters self-identified as organizations, suppliers, physicians, other clinicians and patients. Many comments, 31 in all, were submitted by patients with CH or their advocates. Four comments were submitted by industry, one by a physician professional organization, one by a physician, one by a nurse, and 27 others who did not identify an affiliation.

The American Academy of Neurology (AAN) was the only Physician Professional Organization to submit a formal comment. The AAN urged CMS to allow for the home use of oxygen to treat CH especially for those patients who are treatment resistant, have contraindications to existing therapies, or suffer with breakthrough attacks.

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Some stakeholders came in for face-to-face meetings with CMS staff members to express their support for the home use of oxygen to treat CHs. CMS met with representatives from the American Headache Society on July 27, 2010. Two practicing neurologists and their representatives provided us with information on the diagnosis and treatment of cluster headache. These materials included three pages from a textbook entitled, "Wolff's Headache and Other Head Pain" that describes the use of normobaric oxygen to treat cluster headache.
All comments submitted were in favor of Medicare coverage - no one who wrote to CMS opposed coverage. Many comments stated that oxygen has no known adverse events associated with its use in treatment of CH. Others state that treatment with oxygen is especially useful for patients with contraindication to prescription medications. One physician and one nurse wrote in support of coverage based on their experience in administering oxygen for CH in a clinical setting. Industry comments favored the use of hyperbaric oxygen to treat CH, even though the use of hyperbaric oxygen is not considered in this NCD.
B. Public Comment Period 10/8/2010 - 11/7/2010
Five commenters wrote to CMS in response to our proposed decision. Multiple concerns were presented, which will be discussed below. All were opposed to the proposed decision and advocated for national coverage of oxygen to treat cluster headache (CH). Three comments from patient advocates stated that oxygen is a safe and effective CH treatment. The other two comments were from an academic medical center, and a professional society of health care providers who specialize in CH treatment. These institutions pointed out the ethical and practical challenges of conducting clinical trials, stated that current evidence is adequate to support oxygen as a CH treatment, and referenced guidelines and established clinical practice in which oxygen treatment is standard.
We also received additional published materials from commenters (see below) that had not been initially reviewed in the proposed decision.
Comment
All five commenters state that CMS should provide national coverage of oxygen for patients diagnosed with cluster headache.

#### Response

We disagree. The evidence is not sufficient to recommend national coverage for home use of oxygen therapy for cluster headache under section 1862(a)(1)(A) of the act. The evidence base specific to home use is lacking in several important ways. For example, in the study by Kudrow (1981), the definition of cluster headache was not in agreement with current definitions, the method of patient selection was not stated, and the mean age was not typical of Medicare beneficiaries. In the Fogan (1985) study, eight of the 19 enrollees did not receive both air and oxygen during the crossover, an inappropriate statistical test was used to analyze the data, and the study had a small number of participants. In the third and last randomized control trial by Cohen (2009), episodic and chronic cluster headache patients were not analyzed separately and there was selection bias.

The above methodological flaws made the evidence insufficient to support national coverage. We believe coverage with evidence development (CED) is a means to provide limited coverage under 1862(a)(1)(E) of the act. CED allows for coverage by providing support for well-designed well-executed clinical studies to obtain additional evidence and to establish the value of promising, if unproven, treatments.

#### Comment

Several commenters focused on the medications used to treat cluster headache. Two comments state that cluster headaches reach maximum intensity rapidly, within five to 15 minutes, too fast for an oral medication to take effect. Two commenters wrote that the two most commonly prescribed drugs used to treat cluster headache are dangerous when used by patients with vascular disease. Another commenter provided the package insert on sumatriptan, which states that this drug is not recommended for use in the elderly. Three commenters wrote that treatment of cluster headache with vasoconstrictive agents, such as sumatriptan or dihydroergotamine injections, results in treatment that costs substantially more than oxygen.

#### Response

We agree that currently available medications have limitations. However medications, in contrast to home oxygen delivery systems, are readily available to patients who are not necessarily at home at the onset of headache. Portable oxygen systems are cumbersome for patients who are not chronically hypoxic and thus likely to be more physically active. In contrast with chronic hypoxia, cluster headache patients are asymptomatic between attacks. We believe it is unclear from the current evidence whether the potential real world effectiveness of home oxygen for cluster headache will be realized in actual use. CMS generally does not consider costs in making national coverage decisions.

Comment
One commenter opposes the use of placebo-controlled trials for cluster headache given the severity of attacks. This commenter states that the severity of pain associated with cluster headache makes it unethical for study participants to be assigned to the placebo arm where treatment is not provided. Another commenter disputes the use of FDA-approved drugs for a comparator because the FDA package insert does not recommend the use of those prescriptions in the aged population.
Response
We did not propose to require placebo-controlled trials. All study designs must be reviewed and approved by an Institutional Review Board (IRB), which includes consideration of the ethical implications of the study. An IRB must ensure that the following safeguards are instituted to minimize harm: participants at increased risk of harm from nonresponse are excluded; the placebo period is limited to the minimum required for scientific validity; subjects will be carefully monitored, with inpatient observation when appropriate; rescue medications will be administered if serious symptoms develop; and there are explicit and specific criteria for the withdrawal of subjects who have adverse events (Emanuel and Miller).
The concern about FDA status is not unique to the comparator arm. We also note that while FDA approves or clears various apparatus for the delivery of oxygen, oxygen itself does not have FDA approval or clearance for any indication. Thus both the oxygen and the various medications might in some study protocols be furnished for unlabeled use.
Comment
One commenter argues that oxygen inhalation has been the standard of care for the symptomatic relief of cluster headache for over 50 years. They point to the clinical guidelines from The American Academy of Neurology and other medical professional societies and maintain that such guidelines qualify as scientific evidence.
Response

We remind the reader that the scope of this NCA is specifically focused on the unsupervised home use of high flow oxygen by patients whose primary diagnosis is cluster headache, rather than the more common use of low flow oxygen, customarily 2L/min, by patients whose primary diagnosis is hypoxia, generally secondary to chronic obstructive pulmonary disease. High flow oxygen is generally not used in the latter patients, particularly in unsupervised settings, due to the risk of suppression of the hypoxic drive to breathe. We note that various guidelines on cluster headache recommend oxygen flow rates of 7L/min to 15L/min.

We are concerned that some Medicare beneficiaries with cluster headache may have underlying hypoxic disease related to chronic tobacco smoke exposure with advanced age. Tobacco use is believed to trigger cluster headache via nicotine exposure, and tobacco users are also advised to refrain due to the interference of nicotine with medications. In our review of the evidence we did not find evidence that hypoxia assessment is routinely performed prior to the administration of high flow oxygen.

Commenters have correctly pointed to considerable physician experience with the administration of high flow oxygen to abort cluster headache in patients who present to health care facilities. In such settings, professional staff is readily available to monitor the patient's response and overall status. This is clearly not the case in a beneficiary's home, where the oxygen would be administered by the distressed patient himself or by a family member or caregiver.

In addition, the prospective clinical study of home use of oxygen must include safety criteria for all participants. Such required safety measures for such studies, must include but are not limited to:

- a. Home oxygen use should be prescribed based on a systematic assessment of the patient, following a formal clinical study protocol, by the treating physician.
- b. As part of the CED study, we would expect that any proposal submitted for CED would specify inclusion and exclusion criteria to select appropriate patients to receive the treatment.
- c. As part of the clinical research study, investigators will ensure that beneficiaries will receive a standardized provision for the durable medical equipment to include oxygen and accessories.
- d. During participation in the clinical research study, ongoing surveillance for adverse events will be performed.
- e. The investigator will be responsible for educating beneficiaries and/or caregivers on the use of high flow oxygen and supplies.
- f. The investigator must develop a plan for emergencies related to cluster headache and oxygen use.

Comment

Two commenters dispute the need for CMS to collect additional evidence. They believe that sufficient evidence exists in the academic literature. The commenter asserts that two seminal studies published in 2009, one an RCT, establishes proof of oxygen's profound efficacy in the treatment of acute cluster headache. Earlier studies, such as Fogan and Di Sabato are also cited as evidence of sufficient quality for national coverage.
Response
CMS reviewed all the materials cited in the submitted public comments. Of those, Cohen, Fogan, and Kudrow are clinical trials that we had already reviewed in the proposed decision memorandum and are described in our evidence and analysis sections. The other materials, with our responses, are as follows:
Akerman et al. 2009: This animal study examined the effect of oxygen on the trigeminal nerve activation as well as on autonomic responses through blood flow observations of the lacrimal duct/sac. It also notes that oxygen has no direct effect on trigeminal afferents, acting specifically on the parasympathetic/facial nerve projections to the cranial vasculature to inhibit both evoked trigeminovascular activation and activation of the autonomic pathway during cluster headache attacks. This basic science article describing the pathophysiologic relationship between neuronal activation and oxygen is useful as hypothesis generating, but animal studies, while they may provide preliminary insight on the underlying science, are of minimal evidentiary weight in determining if an intervention improves health outcomes in Medicare beneficiaries.
Horton 1956: This article primarily focuses on the pathophysiology, i.e. the underlying functional abnormality of CHs. The article includes information about the nature of "histaminic cephalalgia"(the forerunner of CH) but no information about the treatment of CH. Pathophysiologic consideration alone does not provide a sound basis for determining if oxygen therapy improves health outcomes, and thus its evidentiary weight is insufficient for further consideration in this decision memorandum.
Mathew 1996; Mathew 1997: The first article describes clinical features and the pathophysiology of CHs. The second article is a review article on CHs, describing characteristics of the condition, demographic features of CH sufferers, and a general description of treatment. These descriptive articles furnish no additional clinical trial evidence of the health outcomes of normobaric oxygen treatment for CH.
Tepper et al. 2002:

Tepper and associates, like other neurologist, are opposed to any placebo-controlled studies involving patients with CH, based on ethical issues. They note that "the savage severity of the attacks, the merciless repetition, the rapidity of onset and quality of the pain, and the incapacitating associated features make untreated CH a potential emergency." Therefore, treating patients with air as a placebo is unethical because it denies patients treatments that are known to work such as sumatriptan. Tepper and colleagues agree that there is a place for studying attacks untreated. They believe that placebo-controlled trials should be performed for regulatory purposes. They suggest instead of a placebo-controlled trial, an active double dummy trial should be performed.

We did not propose to require placebo-controlled trials. Trial design is up to the researchers involved in the CED study. CMS is committed to working with stakeholders to enable broad access to clinical studies that would satisfy the CED requirement. Double dummy trials, were suggested by Tepper et al. as a possible trial design. Double dummy design is a variation of a double blind study where participants receive a mixture of active and inactive treatments (http://www.nichd.nih.gov/health/clinicalresearch/steps/prepareprotocol.cfm). This study design is meant to eliminate possible bias by the participant or caregiver toward or against a therapy or a placebo. The commenter described the Cohen study as a seminal study with respect to successful treatment of CH with oxygen. It used a crossover design. These two research designs are two of the many options available for use in CED proposals. Also as noted above, all study designs must be reviewed and approved by an IRB.

# Schürks et al. 2006:

The article by Schürks et al. was a descriptive study based on a questionnaire of a cohort of 246 clinically based and non-clinically based CH patients. It looked at a number of factors, including treatment settings, clinical features, the use of tobacco and alcohol products, and treatment modalities. It noted that 87% of participants reported the use of drugs of first choice (tryptans 77.6%, oxygen 71.1%) with sumatriptan subcutaneous injection being the most effective drug for acute therapy (81.2%). Like all descriptive studies, it does not have the methodologic rigor to address our analytic questions regarding the role of oxygen therapy in improving the health outcomes of Medicare beneficiaries with CH.

## Manzoni et al. 1983; Levi et al. 1992; Manzoni 1998:

These reports are epidemiologic studies which evaluate a number of patient demographic as well as behavioral factors that are thought to be associated with CHs. These studies make no attempt to determine if oxygen improves the health outcomes of Medicare beneficiaries with CH, and thus they do not address our analytic questions.

#### Bahra et al. 2002:

This study primarily focuses on the diagnostic implications of CHs. It does not address the various treatment modalities. It does not provide the evidentiary weight needed to determine if oxygen improves the health outcomes of Medicare beneficiaries with CH.

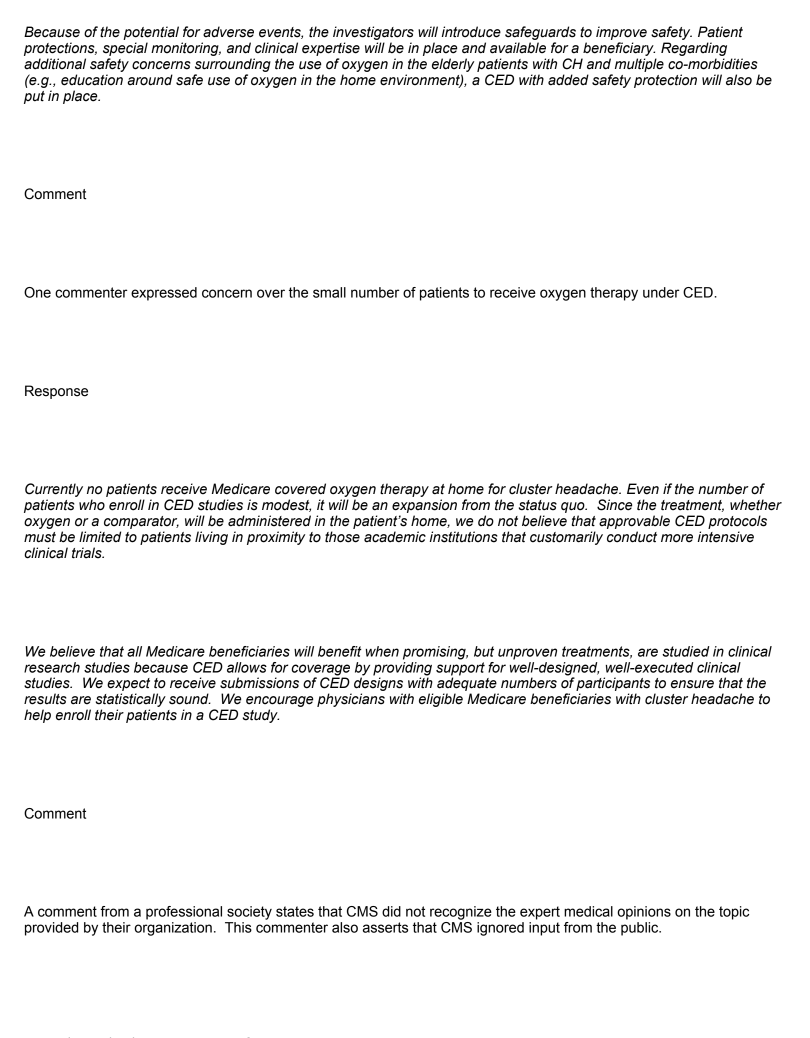
### Ekbom 1970:

This study looks at patterns of CH and its association with angina pectoris and peptic ulcers. It provides no information on the treatment of the condition, more specifically how normobaric oxygen improves the health outcomes of Medicare beneficiaries with CH.

<u>Di Sabato et al. 1993:</u> The authors evaluated the use of hyperbaric oxygen in the treatment of patients with CH. As we noted in the proposed decision we are making no determination here on any use of hyperbaric oxygen. Thus this study is beyond the scope of this reconsideration and we do not consider it here.
<u>Dodick 2000:</u> The article is a review of the science of CHs; it primarily references the studies performed by Kudrow and Fogan which are addressed in our evidence and analysis section. Review articles do not provide new evidence when we have already reviewed the underlying clinical trials.
Francis et al. 2001: Francis is the primary author of the American Academy of Neurology's guidelines for the treatment of CHs. This guideline was addressed in the guideline section of this NCD. It was also addressed in a previous response.
Comment
An academic medical center states that oxygen is generally not harmful, and that CMS should rely upon the clinical judgment of physician practitioners to determine when oxygen is medically contraindicated.
Response
We agree that oxygen used judiciously is not harmful in many patients. However, oxygen use has been noted to have adverse effects including blindness and pulmonary fibrosis. For patients who have advanced chronic obstructive lung disease, it can result in the suppression of the drive to breathe (Patel et al. 2003). Another concern is the use of oxygen

in an unsupervised setting which can result in unexpected adverse events. In addition, "small area variation" (the degree to which the rate of use of specific treatments and procedures varies by geographic location) in physician practice can account for more than one modality for the treatment of conditions, and some have no evidentiary validity. By requiring this CED, we will be able to determine if oxygen therapy improves the health outcomes for our beneficiaries

with cluster headache.





We appreciate and take into consideration expert opinion and all public comments. Thoughtful consideration of professional society expert opinion and public comment(s) may not lead us to reach the same conclusion(s) as the commenter(s). We met with professional societies as well as experts in the field. As a result of our review of the evidence, we are expanding coverage to those beneficiaries who participate in a clinical study through CED. We are not disputing the commenters' institutional experience with oxygen to treat cluster headache. We are pointing out that the evidence base that may support such use presents challenges when applied to unsupervised use in a home setting.

# VIII. CMS Analysis

National coverage determinations (NCDs) are determinations by the Secretary with respect to whether or not a particular item or service is covered nationally under title XVIII of the Social Security Act § 1869(f)(1)(B). In order to be covered by Medicare, an item or service must fall within one or more benefit categories contained within Part A or Part B, and must not be otherwise excluded from coverage. Moreover, with limited exceptions, items or services must be "reasonable and necessary for the diagnosis or treatment of illness or injury of to improve the functioning of a malformed body member." See § 1862(a) (1) (A) of the Act.

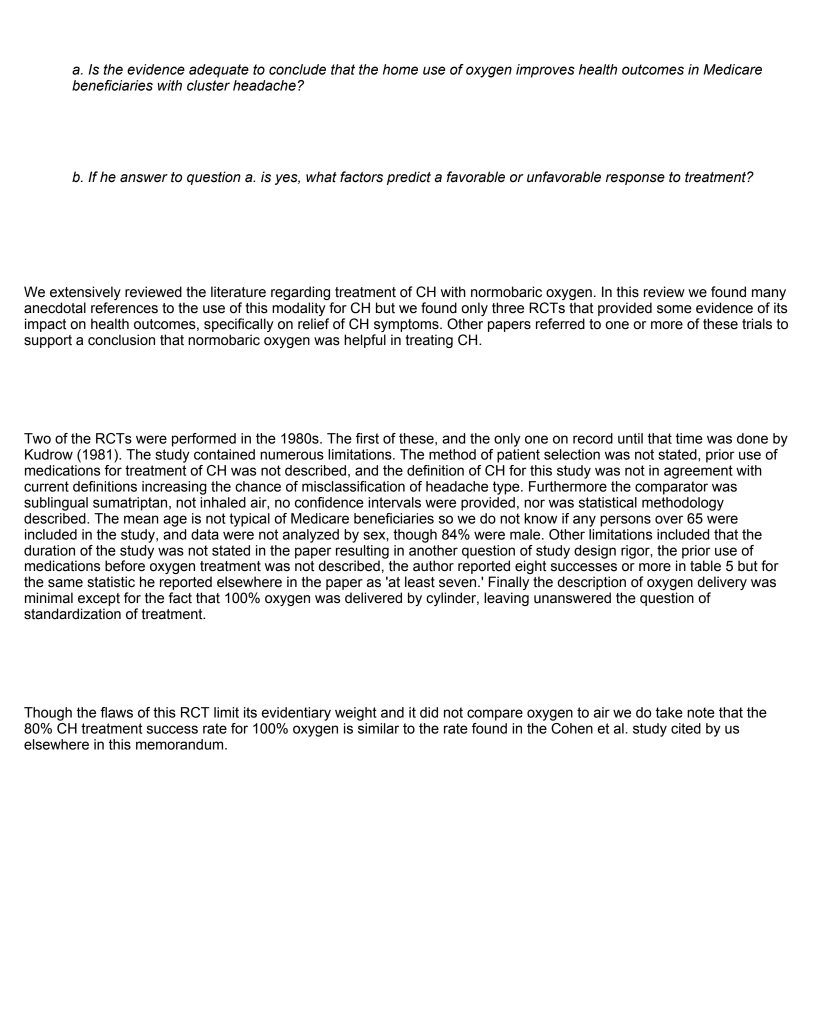
In addition to section 1862(a)(1)(A), a second statutory provision may permit Medicare payment for items and services in some circumstances. That statute, section 1862(a)(1)(E), provides, in pertinent part, that:

- (a) Notwithstanding any other provision of this title, no payment may be made under part A or part B for any expenses incurred for items or services—
- (E) in the case of research conducted pursuant to section 1142, which is not reasonable and necessary to carry out the purposes of that section[.]

. . .

Section 1142 describes the authority of the AHRQ.

Under the authority of § 1862(a)(1)(E), Medicare may cover under coverage with evidence development (CED)/coverage with study participation (CSP) certain items or services for which the evidence is not adequate to support coverage under §1862(a)(1)(A), and where additional data gathered in the context of clinical care would further clarify the impact of these items and services on the health of Medicare beneficiaries. CMS has described CED in greater detail in a guidance document available at http://www.cms.gov/mcd/ncpc_view_document.asp?id=8. CED allows CMS to provide coverage based on a determination that an item or service is only reasonable and necessary when it is provided within a research setting where there are added safety, patient protections, monitoring, and clinical expertise.
Under section 1142, research may be conducted on the outcomes, effectiveness, and appropriateness of health care services and procedures to identify the manner in which diseases, disorders, and other health conditions can be prevented, diagnosed, treated, and managed clinically.
For some items or services, CMS may determine that the evidence is preliminary and not reasonable and necessary for Medicare coverage under section 1862(a)(1)(A), but, if the following criteria are met CED might be appropriate:
<ul> <li>The evidence includes assurance of basic safety;</li> <li>The item or service has a high potential to provide significant benefit to Medicare beneficiaries; and</li> <li>There are significant barriers to conducting clinical trials.</li> </ul>
These research studies will be rigorously designed and include additional protections and safety measures for peneficiaries.
1862(a)(1)(A) Analysis
Questions:



In the Fogan study, 19 patients (20 to 50 years, all male) with a diagnosis of CH participated in a double-blind crossover study comparing 100% oxygen versus air inhalation, at 6 L/min, via nonrebreathing face masks for 15 minutes or less, for up to six headaches for each treatment. This study also contained numerous limitations. First, eight of the 19 did not receive both gases (three air, five oxygen). Even though the authors claimed statistical significance in favor of oxygen, there was a methodologic error in the indiscriminate aggregation of data, use of an inappropriate statistical test, and a significant drop-out rate with data loss in this small trial. The description of method of delivery of oxygen did not mention regulator usage and was not as well described as needed, the randomization method was not stated and no power calculation was recorded. Additionally the study had a small number of participants, there was no indication of any exclusion criteria and patients were reportedly instructed not to take prophylactic or pain relief medication, which could result in inaccurate results. The manner of selection of these patients is not stated and selection bias is relevant. Finally we note that in looking at each patient individually, there was a markedly unequal number of CH tested among all the patients ranging from zero to six with either oxygen or air. All these limitations lead us to assign less evidentiary weight to this study even though it attempted to address the question of NBOT vs. air treatment.

The third and last RCT we found was Cohen et al., reported in 2009. Of 109 subjects considered eligible and randomized (out of 334), 33 did not receive treatment for one reason or another, leaving 76 participants, who ranged in age from 18-70 years. The mean age was reported as 39 years, significantly younger than the general Medicare beneficiary population. For the primary end point of being pain free or having adequate relief within 15 minutes, the difference between oxygen, 78% (95% confidence interval, 71%-85% for 150 attacks) and air, 20% (95% confidence interval, 14%-26%; for 148 attacks) was highly significant. The study contained a few limitations. The gender was reported in the study but males and females were not analyzed separately, therefore we could not determine the treatment effects between males and females and the 33 who did not receive treatment for one reason or another were not included in an intention-to-treat (ITT) analysis. Finally episodic or chronic CH persons were not analyzed separately though there may be a difference in the responsiveness between these two groups, selection of cases bias exists, as only a minority of the potentially eligible subjects were randomized and ultimately accounted for by the completion of the study. That is, selection bias occurred because patients were taken on a convenience basis from a number of CH focus groups across the country. We believe that these limitations reduce the evidentiary weight of this study.

The Cochrane report of RCTs involving normobaric and hyperbaric oxygen therapy for CH mentioned two of the above three RCTs as it was published before the latest one (Cohen et al. 2009) and reported that there was weak evidence to support 100% oxygen for treatment of this entity. The Cochrane report mentioned that the Fogan study involved at least six CH per participant when actually it was less than or equal to six, and in some cases only one or two. Especially in light of an evidence base that is already limited in the first place, we believe that this error significantly diminishes the evidentiary weight that we can attribute to this report.

Though data were reported on gender in only one study (Cohen, et al.), no information on healthcare disparity groups (e.g., racial, ethnic, socioeconomic, sexual orientation) was reported or analyzed separately in any of the studies we reviewed in the evidence section.

A number of guidelines referenced in our Guidelines section support the use of oxygen for cluster headaches. Some guidelines included a rating scheme based on trial design and implementation, as well as methodologic rigor, while other guidelines did not. For those that did supply this information, we note that the guidelines do not take age subgroups into consideration when assessing the effectiveness of an intervention. In general they assess the trials and make an overall determination which is often generalized to all populations. CMS has a special population primarily aged 65 or older. Most of the studies that the guidelines assessed and based their determinations on did not include persons age 65 or older. This would make the findings of the guidelines hard to generalize to Medicare beneficiaries. Also, as noted above in the guideline section, the guidelines do not specifically mention unsupervised home use of oxygen.

Another reason why guideline determinations may not be applicable to sub-populations (e.g. patients 65 and older), is the heterogeneity of studies upon which the guideline is based. Some studies might be of one design with one group of inclusion/exclusion criteria, and differing statistical techniques, while another group of studies may have a different design, different inclusion/exclusion criteria, and use a different statistical technique. If guidelines were based on meta-analysis, using studies consisting of homogeneous populations, similar inclusion/exclusion criteria, and the same statistical technique, then results of the findings would be more likely to show the true association between variables being explored. A main limitation of all these guidelines is that they use the limited medical literature regarding NBOT and CH.

During the initial comment period, CMS received a total of 65 comments including four that referenced the 2009 Cohen JAMA article. In the comment period on the proposed decision, an academic medical center provided a number of references to journal articles on the topic of normobaric oxygen and CH. We took into consideration all comments as part of our assessment, weighing evidence-based references heavily.

As we noted in the background section, oxygen treatment can be associated with adverse events in some settings. Though the prevalence of CH is thought to be the same in the Medicare population as in other populations, Medicare beneficiaries have more comorbidities which may interfere with the relationship between CH and various modes of treatment. This is especially true in the Medicare population since oxygen therapy may have a direct impact on treatment of more common co-morbidities affecting this group. As noted earlier, though oxygen is often thought of as being harmless, it can have adverse effects on certain groups (Patel 2003). Patients suffering with advanced chronic obstructive pulmonary disease (COPD) can have suppression of their respiratory drive (Tinits 1983; Feller-Kopman D, Schwartzstein R 2010). Patients with chronic left ventricular systolic dysfunction (LVSD) may have decreased cardiac output, decreased heart rates, as well as increased systemic vascular resistance (Park et al., 2010). All of these comorbidities could result in cardiac compromise with NBOT. Patients with COPD as well as LVSD are more likely to be in the Medicare population. There is insufficient evidence in the medical literature indicating that oxygen use is safe in Medicare patients with CH and other co-morbidities. Large studies are needed to confirm its safety in this group.

There is the potential for providing significant benefit to Medicare beneficiaries via home use of oxygen for CH. In this memorandum we have mentioned numerous limitations of available medical literature. Preventive as well as maintenance therapies for cluster headaches include the use of ergotamine derivatives, as well as other medications (e.g., tryptans). Breakthrough attacks are common, and can be incapacitating. They require other treatment strategies. Because of the limited number of options available for acute attacks, many clinicians have advocated the use of oxygen. Anecdotal reports abound noting that high flow oxygen seems to abort CHs, relieving pain and allowing patients to resume a more normal life. A CSP trial would help to determine if this treatment is successful, thus providing a significant benefit to the Medicare population.

A number of barriers exist to conducting clinical trials to address the evidentiary gaps. One barrier is related to the very nature of CH. Symptoms of CH are very intense and it is difficult to predict the onset of an episode. At onset, a patient may be in a location where oxygen is not readily available, such as public transportation or a typical work environment. We also note that, in contrast to a brand name drug having a single manufacturer, oxygen is furnished by diffused community based suppliers whose location and market interests may not provide incentives to conduct clinical research. Because CH is not common, individual investigators may find it challenging to enroll a large number of subjects in a clinical trial.

In summary, the randomized clinical trials have significant methodologic limitations that lessen their evidentiary weight. We believe that the evidence of benefit is not adequately generalizable to the Medicare beneficiary population, largely due to the underrepresentation of patients aged 65 years and older in the published studies. We are also concerned that the home use of oxygen may cause significant harm if used in patients who have cardiopulmonary comorbidities that are more commonly found in older persons. This tempers our ability to favorably consider the applicability to the Medicare population of various guidelines that are based on this fragile evidentiary foundation.

As a result of the large number of significant limitations in the studies we reviewed, as well as evidence of possible harms with home oxygen use in Medicare beneficiaries with comorbidities, we find in response to question "a" that the evidence is not adequate to conclude that the home use of oxygen improves health outcomes in Medicare beneficiaries with cluster headache. Since the answer to "a" is no, we will not address question "b" as it is moot.

We therefore find that the home use of oxygen is not reasonable and necessary under section 1862(a)(1)(A) of the Act but is appropriate for CED/CSP under 1862(a)(1)(E) of that Act.

#### 1862(a)(1)(E) Analysis

As we noted above in this section, for some items or services, CMS may determine that the evidence is preliminary and not sufficient for Medicare coverage under section 1862(a)(1)(A), but, if the following criteria are met CED/CSP might be appropriate:

- The evidence includes assurance of basic safety;
- The item or service has a high potential to provide significant benefit to Medicare beneficiaries; and
- There are significant barriers to conducting clinical trials.

Using CED/CSP trials can aid in determining the impact of NBOT on outcomes in patients with CHs. Protocols will be used to determine eligibility for the trial. Patients will be monitored closely by virtue of participating in the trial, and safeguards will be put in place to make sure that patients are safe and will adhere to the protocol. Patient safety in CED/CSP studies is addressed in the section of standards of scientific integrity and relevance to the Medicare population described in f) and g) of our decision.

In addition to these AHRQ requirements, we expect additional safeguards for our beneficiaries given the safety risks associated with the unsupervised home use of oxygen. To ensure safety of our beneficiaries who participate in clinical research studies, home oxygen use should be provided on a case-by-case basis by the prescribing physician. As part of the CED study, we would expect that any proposal submitted for CED would specify inclusion and exclusion criteria to select appropriate patients to receive treatment. As part of the clinical research study, investigators will ensure that beneficiaries will receive a standardized provision for the durable medical equipment to include oxygen and accessories. During participation in the clinical research study, ongoing surveillance for adverse events will be performed and the investigator will be responsible for educating beneficiaries and/or caregivers on the use of high flow oxygen and supplies. The investigator must also develop a plan for emergencies related to cluster headache and oxygen use.

Of particular relevance to the Medicare beneficiary population is the possibility that patients who have CH may have comorbidities that would increase the risks of oxygen therapy. Thus, we believe that a decision to administer home oxygen is not inconsequential clinically, and must be balanced by an expectation of clinical benefit, which we will study with a CED.

As discussed previously, there is the potential for providing significant benefit to Medicare beneficiaries via home use of oxygen for CH. We do believe that the current evidence indicates that oxygen therapy is a promising treatment alternative for patients who suffer from cluster headaches, and that in some patients it may be preferable to the currently available pharmacologic therapies. We emphasize that breakthrough attacks are common, and can be incapacitating. They often require other treatment strategies. Because of the limited number of treatment options available for acute CH attacks, we have good reason to believe that access to NBOT under CED/CSP will be a substantial benefit to Medicare beneficiaries and would help to determine if this treatment improves health outcomes in Medicare beneficiaries with CH. Again, relieving their pain and allowing them to resume a more normal life is a significant benefit to them.

To overcome barriers to conducting clinical trials of oxygen for treatment of CH, CMS is proposing CED/CSP. By providing coverage through CED/CSP, CMS hopes to determine if CH treatment with NBOT improves health outcomes. Therefore we believe that the evidence is sufficient to conclude that home use of oxygen is reasonable and necessary only under Coverage with Evidence Development/Coverage with Study Participation under section 1862(a)(1)(E) of the Act.

In light of the limitations of the current evidence base which make it challenging to exclude significant methodologic bias, we believe that an approved prospective clinical study under CED should include randomization. Subjects should be enrolled based on contemporary diagnostic criteria for cluster headache, and a clinically appropriate comparator should be used. As the ultimate course of CH may not be apparent early in the condition, i.e. spontaneous remission is possible, patients should have sufficient history to establish disease chronicity.

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We believe that an approved study should reflect real world treatment patterns and assess clinically meaningful outcomes that correlate with a patient's ability to resume normal activities of daily living. The study should also provide information that will inform physician recommendations by identifying such factors that may predict a good or bad response to oxygen treatment. Thus, the home use of oxygen to treat CH is covered by Medicare only for beneficiaries with CH participating in an approved prospective clinical study comparing normobaric 100% oxygen with at least one clinically appropriate comparator for the treatment of CH. The clinical study must address one or more aspects of the following questions:

The home use of oxygen to treat CH is covered by Medicare only for beneficiaries with CH participating in an approved prospective clinical study comparing normobaric 100% oxygen (NBOT) with at least one clinically appropriate comparator for the treatment of CH. The clinical study must address one or more aspects of the following questions:

1.

Prospectively, compared to individuals with cluster headache who do not receive NBOT, do Medicare beneficiaries with CH who receive NBOT have improved outcomes as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

2.

Prospectively, among Medicare beneficiaries with cluster headache, which method of oxygen delivery provides the most benefit as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

3.

Prospectively, among Medicare beneficiaries with cluster headache, what other factors, if any, predict the patient's response to 100% oxygen therapy as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

Only those beneficiaries diagnosed with the condition of cluster headache are eligible for participation in a clinical study. CMS adopts the diagnostic criteria used by the International Headache Society to form a definitive diagnosis of CH. Therefore, the home use of oxygen to treat CH is covered by Medicare only when furnished to Medicare beneficiaries who have had at least five severe [1] to very severe unilateral headache attacks lasting 15-180 minutes when untreated. The headaches must be accompanied by at least one of the following findings:

- 1. ipsilateral conjunctival injection and/or lacrimation; or
- 2. ipsilateral nasal congestion and/or rhinorrhea; or
- 3. ipsilateral eyelid edema; or
- 4. ipsilateral forehead and facial sweating; or
- 5. ipsilateral miosis and/or ptosis; or
- 6. a sense of restlessness or agitation.

The clinical study must adhere to the following standards of scientific integrity and relevance to the Medicare population:

- a. The principal purpose of the research study is to test whether a particular intervention potentially improves the participants' health outcomes.
- b. The research study is well supported by available scientific and medical information or it is intended to clarify or establish the health outcomes of interventions already in common clinical use.
- c. The research study does not unjustifiably duplicate existing studies.
- d. The research study design is appropriate to answer the research guestion being asked in the study.
- e. The research study is sponsored by an organization or individual capable of executing the proposed study successfully.
- f. The research study is in compliance with all applicable Federal regulations concerning the protection of human subjects found at 45 CFR Part 46. If a study is regulated by the Food and Drug Administration (FDA), it must be in compliance with 21 CFR parts 50 and 56.
- g. All aspects of the research study are conducted according to appropriate standards of scientific integrity (see http://www.icmie.org).
- h. The research study has a written protocol that clearly addresses, or incorporates by reference, the standards listed here as Medicare requirements for CED coverage.
- i. The clinical research study is not designed to exclusively test toxicity or disease pathophysiology in healthy individuals. Trials of all medical technologies measuring therapeutic outcomes as one of the objectives meet this standard only if the disease or condition being studied is life threatening as defined in 21 CFR § 312.81(a) and the patient has no other viable treatment options.
- j. The clinical research study is registered on the ClinicalTrials.gov website by the principal sponsor/investigator prior to the enrollment of the first study subject.
- k. The research study protocol specifies the method and timing of public release of all prespecified outcomes to be measured including release of outcomes if outcomes are negative or study is terminated early. The results must be made public within 24 months of the end of data collection. If a report is planned to be published in a peer reviewed journal, then that initial release may be an abstract that meets the requirements of the International Committee of Medical Journal Editors

(http://www.icmje.org). However a full report of the outcomes must be made public no later than three (3) years after the end of data collection.

- I. The research study protocol must explicitly discuss subpopulations affected by the treatment under investigation, particularly traditionally underrepresented groups in clinical studies, how the inclusion and exclusion criteria effect enrollment of these populations, and a plan for the retention and reporting of said populations on the trial. If the inclusion and exclusion criteria are expected to have a negative effect on the recruitment or retention of underrepresented populations, the protocol must discuss why these criteria are necessary.
- m. The research study protocol explicitly discusses how the results are or are not expected to be generalizable to the Medicare population to infer whether Medicare patients may benefit from the intervention. Separate discussions in the protocol may be necessary for populations eligible for Medicare due to age, disability or Medicaid eligibility.

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CMS acknowledges that, in many settings, oxygen is included as one standard of care treatment for CH. With respect to unsupervised home use of oxygen, the medical literature does not provide adequate information on the successful outcome of oxygen treatment for CH in the Medicare population. Though medical specialty groups and societies consider oxygen the standard of care/standard of practice in a supervised setting, for successful treatment of CH, this determination concerns the unsupervised use of oxygen in a beneficiary's home. Randomized clinical trials (RCTs) provide the least amount of bias in research design and results because they contain randomization, controls and, usually, blinding. When available, we rely on them in terms of evidentiary weight. We also weigh other factors e.g., safety of the treatment, availability of the treatment. To address ethical concerns, all studies must be approved by an IRB.

Therefore, having reviewed the available evidence, and giving due consideration to common clinical practice and the relative, but not absolute, safety of oxygen in many populations, we believe that a modest expansion of coverage is appropriate, specifically Coverage with Evidence Development under Section 1862(a)(1)(E) of the Act. Though the commenters are displeased that we are not establishing broad national coverage under Section 1862(a)(1)(A) of the Act, it is important to remember that home use of oxygen has been nationally non-covered until now. With this decision, we are reducing the barriers for Medicare beneficiaries with cluster headache whose physicians prescribe home oxygen therapy.

## IX. Conclusion:

CMS finds that the evidence does not demonstrate that the home use of oxygen to treat cluster headache improves health outcomes in Medicare beneficiaries with cluster headache (CH). Therefore, we find that home use of oxygen to treat CH is not reasonable and necessary under §1862(a)(1)(A) of the Social Security Act (the Act). However, we believe the available evidence suggests that the home use of oxygen to treat CH is promising and supports further research under §1862(a)(1)(E) of the Act through the Coverage with Study Participation (CSP) form of Coverage with Evidence Development (CED).

Consistent with section 1142 of the Social Security Act, AHRQ supports clinical research studies that CMS determines meet the above-listed standards and address the above-listed research questions.

This decision does not, aside from the use of home oxygen to treat cluster headache, modify the existing requirements for coverage of oxygen currently identified in Section 240.2 and Section 240.2.1. The scope of this decision does not include any consideration of normobaric oxygen under physician supervision in a health care facility that is not the beneficiary's home. The scope of this decision does not include any consideration of hyperbaric oxygen (HBO) for any indication.

APPENDIX A
Epidemiological studies of Cluster Headache

Author	Year	Journal	Country	Dx confirmed	Age	Sex	Population sample	# CH	% Prevalence
Ekbom et al.	1978	Headache	Sweden	Yes	<=18	Men	9803	9	.09
D'Alessandro et al.	1986	Cephalalgia	San Marino	Yes	All	Both	21792	14	.07
Swanson et al.	1994	Neurology	USA	No	All	Both	6476	26	.40
Tonon et al.	2002	Neurology	San Marino	Yes	All	Both	26628	15	.06
Sjaastad	2003	Cephalalgia	Norway	Yes	18–65	Both	1838	7	.38
Ekbom et al.	2006	Neurology	Sweden	Yes	All	Both	31750	48	.15
Torelli et al.	2005	Neurology	Italy	Yes	18–65	Both	6500	13	.20
Torelli et al.	2006	Acta Biomed	Italy	Yes	<=14	Both	10071	21	.28
Katsarava et al.	2007	Cephalalgia	Germany	Yes	18–65	Both	3336	4	.12
Evers et al.	2007	J Neurol Neurosurg Psychiatry	Germany	Yes	25–75	Both	2291	2	.15

# **APPENDIX B**

# **General Methodological Principles of Study Design**

(Section VI of the Decision Memorandum)

When making national coverage determinations, CMS evaluates relevant clinical evidence to determine whether or not the evidence is of sufficient quality to support a finding that an item or service is reasonable and necessary. The overall objective for the critical appraisal of the evidence is to determine to what degree we are confident that: 1) the specific assessment questions can be answered conclusively; and 2) the intervention will improve health outcomes for patients.

We divide the assessment of clinical evidence into three stages: 1) the quality of the individual studies; 2) the generalizability of findings from individual studies to the Medicare population; and 3) overarching conclusions that can be drawn from the body of the evidence on the direction and magnitude of the intervention's potential risks and benefits.

The methodological principles described below represent a broad discussion of the issues we consider when reviewing clinical evidence. However, it should be noted that each coverage determination has its unique methodological aspects.

# **Assessing Individual Studies**

Methodologists have developed criteria to determine weaknesses and strengths of clinical research. Strength of evidence generally refers to: 1) the scientific validity underlying study findings regarding causal relationships between health care interventions and health outcomes; and 2) the reduction of bias. In general, some of the methodological attributes associated with stronger evidence include those listed below:

- Use of randomization (allocation of patients to either intervention or control group) in order to minimize bias.
- Use of contemporaneous control groups (rather than historical controls) in order to ensure comparability between the intervention and control groups.
- Prospective (rather than retrospective) studies to ensure a more thorough and systematical assessment of factors related to outcomes.
- Larger sample sizes in studies to demonstrate both statistically significant as well as clinically significant outcomes that can be extrapolated to the Medicare population. Sample size should be large enough to make chance an unlikely explanation for what was found.
- Masking (blinding) to ensure patients and investigators do not know to which group patients were assigned
  (intervention or control). This is important especially in subjective outcomes, such as pain or quality of life, where
  enthusiasm and psychological factors may lead to an improved perceived outcome by either the patient or
  assessor.

Regardless of whether the design of a study is a randomized controlled trial, a non-randomized controlled trial, a cohort study or a case-control study, the primary criterion for methodological strength or quality is the extent to which differences between intervention and control groups can be attributed to the intervention studied. This is known as internal validity. Various types of bias can undermine internal validity. These include:

- Different characteristics between patients participating and those theoretically eligible for study but not participating (selection bias).
- Co-interventions or provision of care apart from the intervention under evaluation (performance bias).
- Differential assessment of outcome (detection bias).
- Occurrence and reporting of patients who do not complete the study (attrition bias).

In principle, rankings of research design have been based on the ability of each study design category to minimize these biases. A randomized controlled trial minimizes systematic bias (in theory) by selecting a sample of participants from a particular population and allocating them randomly to the intervention and control groups. Thus, in general, randomized controlled studies have been typically assigned the greatest strength, followed by non-randomized clinical trials and controlled observational studies. The design, conduct and analysis of trials are important factors as well. For example, a well designed and conducted observational study with a large sample size may provide stronger evidence than a poorly designed and conducted randomized controlled trial with a small sample size. The following is a representative list of study designs (some of which have alternative names) ranked from most to least methodologically rigorous in their potential ability to minimize systematic bias:

Randomized controlled trials
Non-randomized controlled trials
Prospective cohort studies
Retrospective case control studies
Cross-sectional studies
Surveillance studies (e.g., using registries or surveys)
Consecutive case series
Single case reports

When there are merely associations but not causal relationships between a study's variables and outcomes, it is important not to draw causal inferences. Confounding refers to independent variables that systematically vary with the causal variable. This distorts measurement of the outcome of interest because its effect size is mixed with the effects of other extraneous factors. For observational, and in some cases randomized controlled trials, the method in which confounding factors are handled (either through stratification or appropriate statistical modeling) are of particular concern. For example, in order to interpret and generalize conclusions to our population of Medicare patients, it may be necessary for studies to match or stratify their intervention and control groups by patient age or co-morbidities.

Methodological strength is, therefore, a multidimensional concept that relates to the design, implementation and analysis of a clinical study. In addition, thorough documentation of the conduct of the research, particularly study selection criteria, rate of attrition and process for data collection, is essential for CMS to adequately assess and consider the evidence.

#### **Generalizability of Clinical Evidence to the Medicare Population**

The applicability of the results of a study to other populations, settings, treatment regimens and outcomes assessed is known as external validity. Even well-designed and well-conducted trials may not supply the evidence needed if the results of a study are not applicable to the Medicare population. Evidence that provides accurate information about a population or setting not well represented in the Medicare program would be considered but would suffer from limited generalizability.



Generally, an intervention is not reasonable and necessary if its risks outweigh its benefits. Health outcomes are one of several considerations in determining whether an item or service is reasonable and necessary. CMS places greater emphasis on health outcomes actually experienced by patients, such as quality of life, functional status, duration of disability, morbidity and mortality, and less emphasis on outcomes that patients do not directly experience, such as intermediate outcomes, surrogate outcomes, and laboratory or radiographic responses. The direction, magnitude, and consistency of the risks and benefits across studies are also important considerations. Based on the analysis of the strength of the evidence, CMS assesses the relative magnitude of an intervention or technology's benefits and risk of harm to Medicare beneficiaries.

APPENDIX C
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**DRAFT** 

Medicare National Coverage Determinations Manual

Chapter 1, Part 4 (Sections 200-310.1) Coverage Determinations

Table of Contents (Rev.)

Transmittals for Chapter 1, Part 4

240.2.2 – Home Oxygen Use to Treat Cluster Headache (CH) (Effective January 7, 2011)

240.2.2 – Home Oxygen Use to Treat Cluster Headache (CH) – (Effective January 7, 2011)

(Rev.)

#### A. General

Cluster headache (CH), as described in Harrison's "Principles of Internal Medicine" 16th edition, is an episodic (most common), or chronic unilateral headache syndrome that begins with one to three short-lived headaches per day over many weeks followed by a period of remission. There may be a regular recurrence in the vast majority of attacks. When it becomes chronic, it is characterized by the absence of sustained periods of remission. Generally the cause is unknown but associations can occur with alcohol use which is the only known dietary trigger of CH. There are other triggers such as strong odors (mainly solvents and cigarette smoke) and napping. CH is also characterized by unilateral, excruciating pain principally in ocular, frontal, and temporal areas, as well as ipsilateral lacrimation, conjunctival injection, photophobia, and nasal stuffiness. Attacks may happen at precise hours, especially at night.

The medical literature includes anecdotal reports of the use of 100% normobaric oxygen for the treatment of CH. Oxygen is an odorless, colorless gas at room temperature. It can be delivered in a chamber, by compressed air, via oxygen concentrator, or other method. Though often thought of as harmless, oxygen use has been noted to have adverse effects including blindness and pulmonary fibrosis. For patients who have advanced chronic obstructive lung disease, it can result in the suppression of the drive to breathe (Patel et al. 2003).< Oxygen is also known to increase fire risk in certain environments. There are a number of drug treatments for CH, including but not limited to IV and sublingual sumatriptan. Effective prophylactic drugs include prednisone, lithium, methysergide, ergotamine, sodium valproate, and verapamil. At present, there is no curative treatment.

## B. Nationally Covered Indications

Effective for claims with dates of services on or after January 7, 2011, the Centers for Medicare & Medicaid Services (CMS) believes that the available evidence suggests that the home use of oxygen to treat CH is promising and supports further research under §1862(a)(1)(E) of the Social Security Act (the Act) through the Coverage with Study Participation (CSP) form of Coverage with Evidence Development (CED).

Home use of oxygen to treat CH is covered by Medicare only when furnished to Medicare beneficiaries who have had at least five severe to very severe unilateral headache attacks lasting 15-180 minutes when untreated. The headaches must be accompanied by at least one of the following findings:

- 1. ipsilateral conjunctival injection and/or lacrimation; or
- 2. ipsilateral nasal congestion and/or rhinorrhea; or
- 3. ipsilateral eyelid edema; or
- 4. ipsilateral forehead and facial sweating; or
- 5. ipsilateral miosis and/or ptosis; or
- 6. a sense of restlessness or agitation.

The home use of oxygen to treat CH is covered by Medicare only for beneficiaries with CH participating in an approved prospective clinical study comparing normobaric 100% oxygen (NBOT) with at least one clinically appropriate comparator for the treatment of CH. The clinical study must address one or more aspects of the following questions:

Prospectively, compared to individuals with cluster headache who do not receive NBOT, do Medicare beneficiaries with CH who receive NBOT have improved outcomes as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

Prospectively, among Medicare beneficiaries with cluster headache, which method of oxygen delivery provides the most benefit as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

Prospectively, among Medicare beneficiaries with cluster headache, what other factors, if any, predict the patient's response to 100% oxygen therapy as indicated by:

- a. Pain relief
- b. Time to pain relief
- c. Durability of pain relief

The clinical study must adhere to the following standards of scientific integrity and relevance to the Medicare population:

- a. The principal purpose of the research study is to test whether a particular intervention potentially improves the participants' health outcomes.
- b. The research study is well supported by available scientific and medical information or it is intended to clarify or establish the health outcomes of interventions already in common clinical use.
- c. The research study does not unjustifiably duplicate existing studies.
- d. The research study design is appropriate to answer the research question being asked in the study.
- e. The research study is sponsored by an organization or individual capable of executing the proposed study successfully.
- f. The research study is in compliance with all applicable Federal regulations concerning the protection of human subjects found at 45 CFR Part 46. If a study is regulated by the Food and Drug Administration (FDA), it must be in compliance with 21 CFR parts 50 and 56.
- g. All aspects of the research study are conducted according to appropriate standards of scientific integrity (see http://www.icmje.org).
- h. The research study has a written protocol that clearly addresses, or incorporates by reference, the standards listed here as Medicare requirements for CED coverage.

- i. The clinical research study is not designed to exclusively test toxicity or disease pathophysiology in healthy individuals. Trials of all medical technologies measuring therapeutic outcomes as one of the objectives meet this standard only if the disease or condition being studied is life threatening as defined in 21 CFR §312.81(a) and the patient has no other viable treatment options.
- j. The clinical research study is registered on the ClinicalTrials.gov website by the principal sponsor/investigator prior to the enrollment of the first study subject.
- k. The research study protocol specifies the method and timing of public release of all prespecified outcomes to be measured including release of outcomes if outcomes are negative or study is terminated early. The results must be made public within 24 months of the end of data collection. If a report is planned to be published in a peer reviewed journal, then that initial release may be an abstract that meets the requirements of the International Committee of Medical Journal Editors
  - (http://www.icmje.org). However a full report of the outcomes must be made public no later than three (3) years after the end of data collection.
- I. The research study protocol must explicitly discuss subpopulations affected by the treatment under investigation, particularly traditionally underrepresented groups in clinical studies, how the inclusion and exclusion criteria effect enrollment of these populations, and a plan for the retention and reporting of said populations on the trial. If the inclusion and exclusion criteria are expected to have a negative effect on the recruitment or retention of underrepresented populations, the protocol must discuss why these criteria are necessary.
- m. The research study protocol explicitly discusses how the results are or are not expected to be generalizable to the Medicare population to infer whether Medicare patients may benefit from the intervention. Separate discussions in the protocol may be necessary for populations eligible for Medicare due to age, disability or Medicaid eligibility.

Consistent with section 1142 of the Act, the Agency for Healthcare Research and Quality supports clinical research studies that CMS determines meet the above-listed standards and address the above-listed research questions.

#### C. Nationally Non-Covered Indications

Effective for claims with dates of service on and after January 7, 2011, CMS believes that the evidence does not demonstrate that the home use of oxygen to treat CH improves health outcomes in Medicare beneficiaries with CH. Therefore, the home use of oxygen to treat CH is not reasonable and necessary under 1862(a)(1)(A) of the Act. Coverage is only provided as set forth in section B above.

## D. Other

This decision does not modify the existing requirements for coverage of the home use of oxygen currently identified in sections 240.2 and 240.2.1 of this manual. Additionally, the scope of the decision does not include any consideration of hyperbaric oxygen for any indication.

(This NCD last reviewed January 2011.)
APPENDIX D
INSTRUCTIONS FOR SUBMISSION OF APPLICATIONS FOR PROTOCOLS TO ADDRESS CED AS REQURED BY AN NCD
Please complete the sections below entitled "Required Information" and "NCD/CED Coverage Requirements," and return to CMS for review (see email and mailing addresses below). Electronic submissions are preferable.
After preliminary review of the application (and any attached documentation) CMS will electronically notify the principal investigator (or the designated contact person) that we have received the application with all required information. Alternatively, we will request further information about an application with incomplete items.
The information provided in the sections on the following pages pertains to clinical research studies which intend to qualify for CED as specified in the NCD on Home Use of Oxygen to Treat Cluster Headache (CAG-00296R) issued in final form on January 7, 2010 by CMS.
If the information provided fulfills these NCD requirements as judged by CMS, then home use of oxygen to treat cluster headache required by the study may be reimbursable for study participants who are Medicare beneficiaries, pursuant to §1862(a)(1)(E) of the Social Security Act. If CMS approves the study, we will provide billing instructions for Medicare reimbursement of the home use of oxygen under CED.
Within 90 days of receipt of a completed application, we will send the results of CMS' review of the application. There are three possible outcomes of the review process: accept, revise, and reject. If we request a revision, the applicant must submit the revision within 30 days of notification. CMS will review the revised application and notify the applicant of our final decision within 30 days of receipt of the revised application.

# **REQUIRED INFORMATION**

- 1. Date of submission
- 2. Descriptive title
- 3. Contact information:
  - Name and title of principal investigator (PI)
  - Name and title of contact person if other than the PI
  - o Pl's (or contact person's) mailing address, telephone number, fax, and email address
  - o Institutional or organizational affiliation
  - Study sponsor(s)
- 4. Brief annual updates or websites that CMS may access to get the information below:

Please send updates electronically to leslye.fitterman3@cms.hhs.gov (or the mailing address below) that contain the following information about Medicare patients enrolled in the study:

- Number screened
- Number enrolled
- Reason for non-enrollment
- Number of dropouts
- Reason for dropout
- Number with completed data collection
- Progress of data analysis
  - Analysis file constructed (y/n)
  - Analyses to address each hypothesis completed (y/n)
- Manuscript completed (y/n)
- Manuscript sent to journal (date)

		RECHIREMENTS
1311.111.1.1	LLIVERAGE	RECHIRENES

CMS will review and evaluate the protocol to ensure that the proposed study protocol meets the following requirements.

1.

Study population: qualifications for study

The protocol should describe the criteria for Medicare beneficiaries to be included and excluded from the study.

### **Evaluation of outcomes**

The protocol should define each outcome to be studied and explain method(s) and timing(s) of outcome assessment(s). The description should include expected length of follow up for participants. The study sample size and duration should allow for reliable estimate(s) of all outcome endpoints.

At minimum, the outcomes to be studied must include one of the following for the study to be eligible for coverage:

- o pain relief,
- o time to pain relief, and
- o durability of pain relief

# 3. Standards of scientific integrity and relevance to the Medicare population

Note: Please include a specific reference to the page or pages in your application with your response to the following.

a.	The principal purpose of the research study is to test whether a particular intervention potentially improves the participants' health outcomes.  • Describe how you will measure the outcomes listed in the NCD.
b.	Boomso non you will moudare the outcomes noted in the 140B.
	The research study is well-supported by available scientific and medical information or it is intended to clarify or establish the health outcomes of interventions already in common clinical use.  • Provide a brief review of pertinent published research that supports your study hypotheses and

methods.

- The research study does not unjustifiably duplicate existing studies. C.
  - Justify that your study adds to existing evidence.

d.

The research study design is appropriate to answer the research question being asked in the study. The response to this Standard should contain the following:

and

- Introduction
- Hypotheses to be tested
- Specific aims
- Background and significance
- Trial design
- Target population and recruitment target
- Inclusion/exclusion criteria
- Power calculations
  - Effect size a.
  - b. Basis of selected effect size

The research study must meet one or more aspects of the following questions:

1.

Prospectively, compared to individuals with cluster headache who do not receive NBOT, do Medicare beneficiaries with CH who receive NBOT have improved outcomes as indicated by:

- Pain relief a.
- Time to pain relief b.
- Durability of pain relief C.

2.

Prospectively, among Medicare beneficiaries with cluster headache, which method of oxygen delivery provides the most benefit as indicated by:

a. b. c.	Pain relief Time to pain relief Durability of pain relief
	ectively, among Medicare beneficiaries with cluster headache, what other factors, if any, predict the t's response to 100% oxygen therapy as indicated by:
a. b. c.	Pain relief Time to pain relief Durability of pain relief
e.	The research study is sponsored by an organization or individual capable of executing the proposed study successfully.
	<ul> <li>Provide CVs of investigators with a description of their contribution to the project.</li> <li>Describe the capabilities of the study sites.</li> </ul>
f.	The research study is in compliance with all applicable Federal regulations concerning the protection of human subjects found in the Code of Federal Regulations (CFR) at 45 CFR Part 46. If a study is regulated by the Food and Drug Administration (FDA), it also must be in compliance with 21 CFR Parts 50 and 56.
	Provide IRB approval letters from an IRB that is in compliance with 21 CFR Parts 50 and 56 for each site. Approvals should be updated before study initiation at each site. (Sites will be listed of the CMS website.)
g.	All aspects of the research study are conducted according to the appropriate standards of scientific integrity.

3.

	<ul> <li>Describe data safety monitoring procedures.</li> <li>Describe stopping rules.</li> </ul>
h.	The research study has a written protocol that clearly addresses, or incorporates by reference, the Medicare standards.
i.	■ Required of all CED projects.
1.	The clinical research study is not designed to exclusively test toxicity or disease pathophysiology in healthy individuals. Trials of all medical technologies measuring therapeutic outcomes as one of the objectives meet this standard only if the disease or condition being studied is life-threatening as defined in 21 CFR § 312.81(a) and the patient has no other viable treatment options.
·	Note: this standard is not relevant to this NCD. No answer required.
j.	The clinical research study is registered on the www.ClinicalTrials.gov website by the principal sponsor/investigator prior to the enrollment of the first study subject.
	<ul> <li>Plans to register the study if approved by CMS should be stated. (The ClinicalTrials.gov identifier is required for payment for HSCT)</li> </ul>
k.	The research study protocol specifies the method and timing of public release of all pre-specified outcomes to be measured including release of outcomes if outcomes are negative or study is terminated early. The results must be made public within 24 months of the end of data collection. If a report is planned to be published in a peer-reviewed journal, then that initial release may be an abstract that meets the requirements of the International Committee of Medical Journal Editors. However, a full report of the outcomes must be made public no later than three (3) years after the end of data collection.
	Describe your approach to dissemination of the study results.

I.

The research study protocol must explicitly discuss subpopulations affected by the treatment under investigation, particularly traditionally underrepresented groups in clinical studies, how the inclusion and exclusion criteria affect enrollment of these populations, and a plan for the retention and reporting of said populations on the trial. If the inclusion and exclusion criteria are expected to have a negative effect on the recruitment or retention of underrepresented populations, the protocol must discuss why these criteria are necessary. Address the following:

- Inclusion and exclusion criteria and how they will affect enrollment.
- Inclusion of women and minorities.
- Inclusion of Medicare enrollees.

m.

The research study protocol explicitly discusses how the results are or are not expected to be generalizable to the Medicare population to infer whether Medicare patients may benefit from the intervention. Separate discussions in the protocol may be necessary for populations eligible for Medicare due to age, disability or Medicaid eligibility.

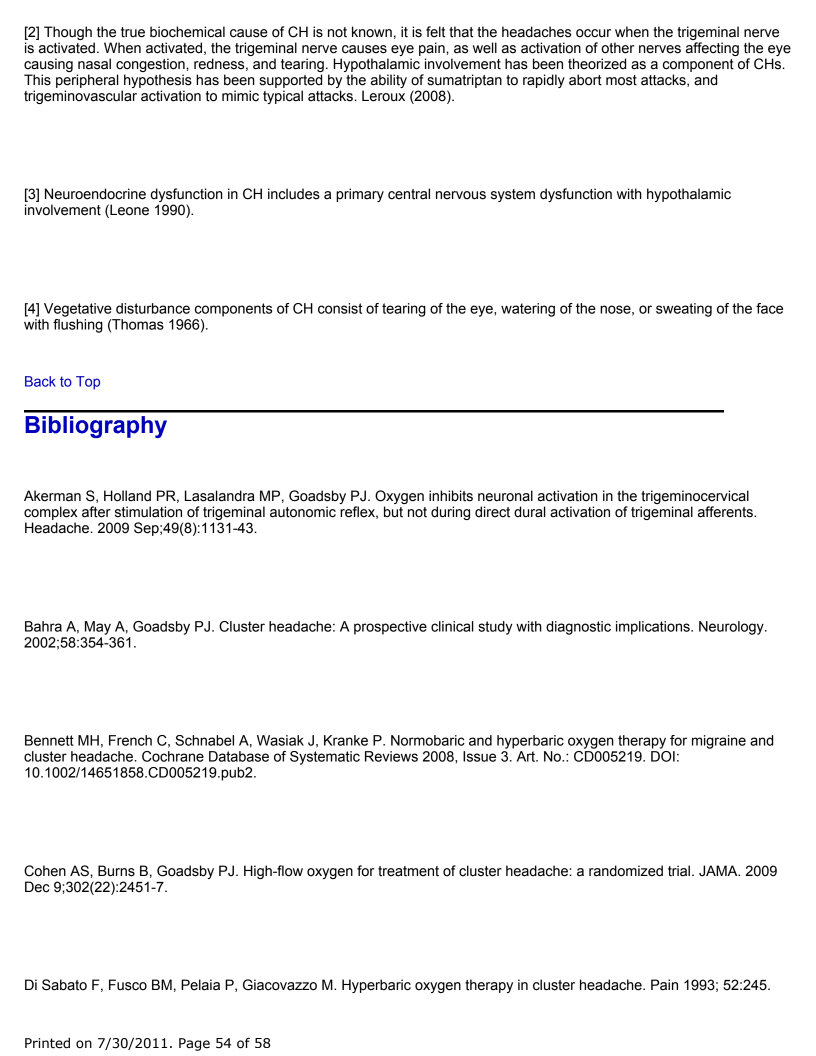
Discuss how the methodology addresses the above issues.

Submit the "Required Information," "NCD/CED Coverage Requirements," and study protocol to: Leslye.fitterman3@cms.hhs.gov or

Leslye Fitterman, PhD. 7500 Security Boulevard Mail Stop C1-09-06 Baltimore, MD 21244-1850

# [1] Intensity of pain

Degree of pain usually expressed in terms of its functional consequence and scored on a verbal 5-point scale: 0, no pain; 1, mild pain, does not interfere with usual activities; 2, moderate pain, inhibits but does not wholly prevent usual activities; 3, severe pain, prevents all activities; 4, very severe pain. It may also be expressed on a visual analogue scale. http://ihs-classification.org/en/02 klassifikation/06 glossar/?letter=i



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